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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/608,279 06/27/2003 James A. Francois CG-851D 8515 27868 7590 12/03/2004 EXAMINER JOHN F. SALAZAR NGO, LIEN M MIDDLETON & REUTLINGER 2500 BROWN & WILLIAMSON TOWER ART UNIT PAPER NUMBER LOUISVILLE, KY 40202

3727 DATE MAILED: 12/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	Application No.	Applicant(s)	
Office Action Summary		10/608,279	FRANCOIS ET AL.	
		Examiner	Art Unit	
		LIEN TM NGO	3727	
The MAILING DAT Period for Reply	E of this communication ap	ppears on the cover sheet w	ith the correspondence address	
THE MAILING DATE OF - Extensions of time may be availa after SIX (6) MONTHS from the r - If the period for reply specified ab - If NO period for reply is specified - Failure to reply within the set or e	THIS COMMUNICATION. ble under the provisions of 37 CFR 1. nailing date of this communication. ove is less than thirty (30) days, a reabove, the maximum statutory period xtended period for reply will, by statut ater than three months after the mailing	136(a). In no event, however, may a ply within the statutory minimum of thin	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communic BANDONED (35 U.S.C. § 133).	eation.
Status				
1) Responsive to com	munication(s) filed on 06 (October 2004.		
2a)⊠ This action is FINA	L. 2b)□ Thi	s action is non-final.		
3) Since this application	on is in condition for allowa	ance except for formal mat	ters, prosecution as to the merit	ts is
closed in accordan	ce with the practice under	Ex parte Quayle, 1935 C.E). 11, 453 O.G. 213.	
Disposition of Claims				
4a) Of the above classified from 5) ☐ Claim(s) is/a 6) ☑ Claim(s) <u>1-23, 25 a</u> 7) ☐ Claim(s) is/a	nd 26 is/are rejected.	awn from consideration.		
Application Papers				
10) The drawing(s) filed Applicant may not rec Replacement drawing	uest that any objection to the sheet(s) including the correct	cepted or b) objected to drawing(s) be held in abeyant ction is required if the drawing		• •
Priority under 35 U.S.C. § 1	19			
 Certified copies Certified copies Copies of the application from 	c) None of: es of the priority documen es of the priority documen certified copies of the prior om the International Burea	ts have been received. ts have been received in A prity documents have been	opplication No received in this National Stage	
Attachment(s)				
Notice of References Cited (P Notice of Draftsperson's Pater Information Disclosure Statem Paper No(s)/Mail Date	•	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)	

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 25 and 26 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. "'said auxiliary thread and said primary thread extending from equivalent radial locations of said cylindrical side wall" is not supported in the specification.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Schmalz (1,844,422) or Komendowski (3,785,045).

Schmalz discloses, in figs. 1-3, a molded closure having an auxiliary helical thread 4 having a first thread depth and a first pitch, and a principal thread 2 having a second thread depth and a second pitch; the second thread depth and

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the second pitch are greater than the first thread depth and the first pitch, the second depth being at least about twice the first depth; the closure sidewall comprising a first tier and second tier, wherein the auxiliary thread disposed on first tier and the principal thread disposed on the second tier.

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Komendowski discloses, in fig.2, a molded closure having an auxiliary helical thread 16 having a first thread depth and a first pitch, and a principal thread 13 having a second thread depth and a second pitch; the second thread depth and the second pitch are greater than the first thread depth and the first pitch; the second thread depth being at least about twice the first thread depth; the closure sidewall comprising a first tier and second tier, wherein the auxiliary thread disposed on first tier and the principal thread disposed on the second tier.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schmalz in view of Gibson (3,690,496). Schmalz does not disclose the auxiliary thread and the primary thread extending from equivalent radial locations of the cylindrical side wall.

Gibson teaches a closure having an auxiliary thread 11 and a primary thread 10 extending from equivalent radial locations of the cylindrical side wall.

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5. Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to make the Schmalz closure having the auxiliary thread and the primary thread extending from equivalent radial locations of the side wall, as taught by Gibson, in order to correspond to a type of a container neck or a gasket seal.

Response to Arguments

6. Applicant's arguments filed 10/06/04 have been fully considered but they are not persuasive.

In regard to claims 1-23, applicant argues that Schmalz and Komendowski do not disclose the second thread depth being at least about twice the first thread depth. However, that is not found convincing because Schmalz discloses, in fig. 3, and Komedowski discloses, in fig. 2, the second thread depth being at least about twice the first thread depth.

Applicant's arguments with respect to claims 26 and 26 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to LIEN TM NGO whose telephone number is 571-272-4545. The examiner can normally be reached on Monday through Friday from 8:30 AM -6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, LEE YOUNG can be reached on 571-272-4549. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LIEN TM NGO Primary Examiner Art Unit 3727

- Juhnn

December 1, 2004